

# COMPLAINT

(for filers who are prisoners without lawyers)

CLERK USDC EDWI  
FILED

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF WISCONSIN

2021 OCT 13 P 1:34

(Full name of plaintiff(s))

KELLY RAINY, PRO SE

STEPHEN C. DRIES  
U.S. MAGISTRATE JUDGE

v.

Case Number:

(Full name of defendant(s))

**21-6-1185**

(to be supplied by Clerk of Court)

INV. Jesse Lewis, A. Castillo,

Sheriff Christopher Schmaling,

J. Chiapote, R. Rager, J. Muller,

Vandervest, Donald E, Sgt, K. Dobesh, R. Christman, S. Radtke,

## A. PARTIES

1. Plaintiff is a citizen of Wisconsin and is located at  
(State)

3228 VERA CT Mount Pleasant, WI 53403  
(Address of prison or jail)

(If more than one plaintiff is filing, use another piece of paper.)

2. Defendant Inv. Jesse Lewis  
(Name)

is (if a person or private corporation) a citizen of Wisconsin

(State, if known)  
and (if a person) resides at Racine County,

(Address, if known)  
and (if the defendant harmed you while doing the defendant's job)

worked for RACINE COUNTY SHERIFFS OFFICE,  
(Employer's name and address, if known)

(If you need to list more defendants, use another piece of paper.)

B. STATEMENT OF CLAIM

On the space provided on the following pages, tell:

1. Who violated your rights;
2. What each defendant did;
3. When they did it;
4. Where it happened; and
5. Why they did it, if you know.

Plaintiff KELLY RAINY, alleges on date August 14, 2019, INV. Jesse Lewis, Affidavit and search warrant demonstrated a Reckless disregard for the truth and an intent to mislead magistrate who reviewing the search warrant, Plaintiff KELLY RAINY, believes these statements were misleading and demonstrate a Reckless disregard for the truth. However, Plaintiff KELLY RAINY, knows that the C.I.'s melody J. Rose statements about what happened are not supported by the video, The Reports and Videos from July 31, August 12, August 13, were false statements, INV. Jesse Lewis, Report of this alleged controlled buy on purchase of controlled substances from Plaintiff <sup>MR</sup> KELLY RAINY, residence at 3228 VERM ct. in Racine County, There were no recorded phone calls or text



messages demonstrating no conversation about drugs between the C.i's melody J. Rose, and plaintiff Kelly RAINEX, IN addition, plaintiff KELLY RAINEX, were not home at the time of the alleged drug dealing, "However, The affidavit indicated that the C.i's melody J. Rose purchased this substance as crack cocaine from plaintiff KELLY RAINEX, but INV. Jesse Lewis, fails to state that the C.i's melody J. Rose, statements are to tally false, INV. Jesse Lewis, knew this was not true, INV. Jesse Lewis, C.i, melody J. Rose, and Sheriff Christopher Simaling, Framed, forged documents, and fabricated evidence, and statements, plaintiff KELLY RAINEX, believes their motive were Retaliation and discrimination, and false imprisonment, plaintiff KELLY RAINEX, because plaintiff KELLY RAINEX, had filed a lawsuit against deputy chase forster, for sexual Assaulting plaintiff KELLY RAINEX, by fondling plaintiff's KELLY RAINEX, chest and nipple, on december 20, 2017, for the reasons plaintiff KELLY RAINEX, have stated above, I HAVE P.T.S.D. major depression, anxiety, Schizophrenia, flashbacks, nightmares, plaintiff KELLY RAINEX, moves the court to award damages for pain and suffering and the amount of 2.3 million, "defendants Violation of my Rights guaranteed under the 4<sup>th</sup>, 5<sup>th</sup>, and 14<sup>th</sup> amendments to the United States Constitution, CASE NO. 19CF1106,

C. JURISDICTION



I am suing for a violation of federal law under 28 U.S.C. § 1331.

OR



I am suing under state law. The state citizenship of the plaintiff(s) is (are) different from the state citizenship of every defendant, and the amount of money at stake in this case (not counting interest and costs) is \$\_\_\_\_\_.

D. RELIEF WANTED

Describe what you want the Court to do if you win your lawsuit. Examples may include an award of money or an order telling defendants to do something or to stop doing something.

Plaintiff KELLY RAINEX will move the court to enter the following orders, to have all law enforcement officials involved fire, Plaintiff KELLY RAINEX, seek punitive damages in the amount of 2.3 million, Plaintiff KELLY RAINEX, will testify on oath that everything Plaintiff KELLY RAINEX, have stated is truthfully, Plaintiff KELLY RAINEX, life matters because Plaintiff KELLY RAINEX, have not committed "No crime" against the State of Wisconsin, Plaintiff KELLY RAINEX, seeks counseling for my mental health and I see psychiatrist treatment by taking my psychic meds, and Thank you for your time into this important matter, State case NO: 19CF1106,

E. JURY DEMAND

I want a jury to hear my case.

☒ - YES

☐ - NO

I declare under penalty of perjury that the foregoing is true and correct.

Complaint signed this 13 day of Oct 2021.

Respectfully Submitted,



Signature of Plaintiff

KELLY RAINBY

Plaintiff's Prisoner ID Number

3228 VERA Ct.

Mount Pleasant, WI 53403

(Mailing Address of Plaintiff)

(If more than one plaintiff, use another piece of paper.)

**REQUEST TO PROCEED IN DISTRICT COURT WITHOUT PREPAYING THE FULL FILING FEE**

☐ I **DO** request that I be allowed to file this complaint without paying the filing fee. I have completed a Request to Proceed in District Court without Prepaying the Full Filing Fee form and have attached it to the complaint.

☒ I **DO NOT** request that I be allowed to file this complaint without prepaying the filing fee under 28 U.S.C. § 1915, and I have included the full filing fee with this complaint.



RACINE COUNTY SHERIFF'S OFFICE  
COMPLAINT AGAINST PERSONNEL

For Dept. Use Only  
FILE NO.

COMPLAINANT: KELLY RAINBY BIRTH DATE: 1964  
HOME ADDRESS: 3228 VERA CT.  
CITY/STATE/ZIP: MOUNT PLEASANT, 53403 TELEPHONE: 262-234-8546  
EMPLOYER: NO

ADDRESS: \_\_\_\_\_ EMPLOYER TELEPHONE: \_\_\_\_\_

WITNESS NAME \_\_\_\_\_ ADDRESS \_\_\_\_\_ TELEPHONE \_\_\_\_\_

WITNESS NAME \_\_\_\_\_ ADDRESS \_\_\_\_\_ TELEPHONE \_\_\_\_\_

WITNESS NAME \_\_\_\_\_ ADDRESS \_\_\_\_\_ TELEPHONE \_\_\_\_\_

INCIDENT CAUSING COMPLAINT: \_\_\_\_\_ ADDRESS \_\_\_\_\_ TELEPHONE \_\_\_\_\_

DATE: 08-14-19 TIME: 4:30 LOCATION: RACINE COUNTY,  
NAME OF ACCUSED OFFICER(S): Deputy Lewis, Deputy Forster, Deputy Castillo  
IF UNKNOWN, BADGE NUMBER(S): 7496# VEHICLE NUMBER: \_\_\_\_\_

DESCRIPTION(S): Framed, forged statements, fabricated evidence,  
NATURE OF COMPLAINT: illegal search warrant, 3228 vera ct

I KELLY RAINBY, HAVE BEEN ACCUSED OF ALLEGED DRUGS DEALING  
also alleged of asking a C, name melody J. Rose, to kill  
Deputy Forster, "which" KELLY RAINBY DID NOT DO, OR SELL ANY DRUGS,  
to C, Melody J. Rose, she lied for money, from Deputy Lewis,  
KELLY RAINBY, was not charged from the alleged drugs deals from  
KELLY RAINBY'S, Residence, at 3228 vera ct, KELLY RAINBY, wants  
all officers who were involved fire immediately, please investigate  
these Racine Law Officials, Thank you for investigating  
this important matter,

(USE ADDITIONAL PAPER IF NEEDED)

IF MAILING THIS FORM, PLEASE MAIL TO:  
RACINE COUNTY SHERIFF'S OFFICE  
717 WISCONSIN AVENUE, RACINE, WI 53403

For Dept. Use Only

DATE RECEIVED: \_\_\_\_\_ RECEIVED BY: \_\_\_\_\_

DISPOSITION: \_\_\_\_\_

Sheriff's Signature: \_\_\_\_\_

Date: \_\_\_\_\_

Date Citizen Notified of Final Disposition: 2

RECEIVED  
RACINE COUNTY  
SHERIFF'S OFFICE  
2021 JUN 24 AM 8:38